N THE UNITED STATES PATENT AND TRADEMARK OFFICE

		•		•	SOLOMON2B.2
In re Application of:)	Con	. N	o.:	
Beka SOLOMON et al))	Mail	l St	op:	DUPLICATES
Appln. No.: 10/749,522)				
Filed: January 2, 2004))	Wasl	ning	ton,	D.C.
For: AGENTS AND COMPOSITIONS AND METHODS UTILIZING SAME USEFUL IN DIAGNOSING AND/OR TREATING OR PREVENTING PLAQUE FORMING)	June	9,	200	4
DISEASES)				

COMMUNICATION

Honorable Commissioner for Patents U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop **Duplicates** Crystal Plaza Two, Lobby, Room 7D25 Arlington, VA 22202

Sir:

The above-identified application was filed at the Patent and Trademark Office on January 2, 2004. When neither the return postcard nor an official filing receipt had been received within a few months after filing, we commenced making telephone calls to OIPE to find out the status of this case. Finally, on June 7, 2004, we were able to have a substantive communication with an individual in OIPE. By looking up our attorney reference number, DeShawn at OIPE was able to provide

us with the above application number. She further informed us that, while the application had been indexed when it was received, it had never been scanned. We were advised that a duplicate copy of the papers as filed would need to be filed so that the file could be properly scanned and a filing receipt issued.

Attached hereto is a copy of the papers filed on January 2, 2004, including:

- Copy of the postcard stamped by the PTO on January
 2, 2004, when the application was delivered to the customer window;
- Transmittal letter;
- Application Data Sheet
- PTO/SB/08A and 08B (7 pages)
- Specification, claims, abstract and sequence listing (133 total pages)
- Drawings (28 sheets, 30 figures)
- Declaration (2 pages)

This is a true and complete copy of the papers filed January 2, 2004, and contains no new matter.

A review of the PTO records of credit card activity for Browdy and Neimark reveals that the amount authorized to be charged to the credit card identified in the PTO Form 2038

Appln. No. 10/749,522 Communication dated June 9, 2004 submitted with the above application was processed on January 7, 2004. Therefore, no additional charges are authorized. Due to the delay caused by an error in the Patent and Trademark Office, it is requested that the application papers be processed, an official filing receipt issued, and the application forwarded to the examiner as soon as possible. Respectfully submitted, BROWDY AND NEIMARK, P.L.L.C. Attorneys for Applicant(s) Ву Roger L. Browdy Registration No. 25,618 RLB:rd Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528 G:\BN\R\ramq\Solomon2B2\Pto\Reconstruction.doc

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January 2, 2004

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U.S. Patent and Trademark 2011 South Clark Place

Customer Window, Mail Stop Patent Application

Crystal Plaza Two, Lobby, Room 1B03

Arlington, Virginia 22202

Re: New Continuation Patent Application in U.S.

Applicant(s): Beka SOLOMON et al

Title: AGENTS AND COMPOSITIONS AND METHODS UTILIZING SAME USEFUL

IN DIAGNOSING AND/OR TREATING OR PREVENTING PLAQUE FORMING

ALVIN BROWDY (1917-1998)

PATENT ACENT

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DISEASES

Attv's Docket: SOLOMON=2B.2

Sir:

Attached herewith is the above-identified application for Letters Patent including:

[X] Specification (118 pages), claims (4 pages), abstract (1 page) and Sequence Listing (10)

[X] 28 Sheets Drawings (Figures 1-31)

[X] FORMAL [] Informal

[X] Declaration and Power of Attorney (2 pages)

[] Newly executed [X] Copy from prior application no. <u>09/629,971</u>

- [X] The paper copy of the Sequence Listing in this application is identical to the computer-readable copy of the Sequence Listing filed March 8, 2001, in application no. 09/629,971. In accordance with 37 CFR §1.821(e), please use the last-filed computer readable form filed in that application as the computer readable form for the instant application. It is understood that the Patent and Trademark Office will make the necessary change in application number and filing date for the instant application. A paper copy of the Sequence Listing is included in the originally-filed specification of the instant application.
- [X] Credit Card Payment Form, PTO-2038, authorizing payment in the amount of \$____ to cover:
 [X] The filing fee calculated as follows (including any preliminary amendment for entry prior to calculation of the filing fee):

		CLAIMS AS FILE	D	
FOR	NUMBER FILED	NUMBER EXTR	A RATE	BASIC FEE \$ 770.00
TOTAL CLAIMS	24 - 20	= 4	x 18	72.00
INDEPENDENT CLAIMS	4 - 3	= 1	x 86	86.00
[] Multiple Dependent Claim Presented + 290				
[] Reduction of 1/	/2 for Small Entity			
		TC	TAL FILING FEE	\$ 928.00

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	Any additional fee requested for entry a CLAIMS REMAINING			n calculated as	shown below:
	AFTER AMENDMENT	PREVIOUSLY PAID FOR	EXTRA	RATE	CALCULATIO
TOTAL		-	=	x 18	
INDEP.		-	=	x 86	
[] Mu	ltiple Dependent Clair	n Presented		+ 290	
[] Red	duction by 1/2 for Sma	ll Entity			
		7	Total Additional F	ee =	
	Other Fees:				
•	Attachments: n Receipt Postcard (in o		·		
A) Nettin	i Receipt Fostcard (in t	iupiicate)			
The following	g statements are applica	ible:			
certifi be the that re The b Appli attach Appli	cant hereby requests the ed on behalf of applicate subject of an applicate equires publication of a enefit under 35 USC § cation No in ed [] was filed in procation No in ed [] was	nt that the invention of on filed in another compplications 18 months 119 is claimed of the form on	lisclosed in the appuntry, or under a magnitude at the safter filing. Tiling date of: A certified copy of the safter at the sa	olication has not nultilateral intern f said priority do	t been and will not national agreement, ocument [] is
	estic Priority: See App				
-					
election parent restrict application prosecution electe	cants hereby expressly on which was made in particles appear in the presention to be necessary, a cants will have another cution in the present application in the present application anged to that as a divisi	parent application no. sent application and it restriction requirement opportunity to decide plication. If a group of tion, then the designa	10/162,889. Clair is requested that, it be repeated in the which group of clairs other than	ns to non-electe if the examiner he present applications they wish to the those elected in	ed inventions in the still believes cation so that to elect for in the parent case is
	d the specification by iThis is a continuation	division/continuation/			cation Serial No
[]	, filed The present applicati		of U.S. Provision	al Appln. No. 6	50/, filed
[]		which designate	d the United State	es[, which inter	

In re of SOLOMON=2B.2

[X]	Incorporation By Reference. The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied herewith, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.
[]	Pursuant to 37 C.F.R. §1.63(d)(2), please delete as inventor(s) the name(s) of, who is/are not inventor(s) in the present divisional application.
[X]	The application is (or will be) assigned to: See Application Data Sheet whose address is
[X]	Certain documents were previously cited or submitted to the Patent and Trademark Office in the following prior applications 10/162,889, 09/629,971 and 09/473,653, which are relied upon under 35 USC §120. Applicants identify these documents by attaching hereto a form PTO-1449 listing these documents, and request that they be considered and made of record in accordance with 37 CFR §1.98(d). Per Section 1.98(d), copies of these documents need not be filed in this application.
[X]	As in the parent application 10/162,889, please associate the present application with Customer No. 001444 and recognize only the practitioners associated therewith.
[X]	The Commissioner is hereby authorized to charge payment of the following additional fees associated with this communication or credit any overpayments to Deposit Account No. 02-4035: [X] Any additional filing fees required under 37 CFR §1.16. [X] Any patent application processing fees under 37 CFR §1.17.
[X]	The Commissioner is hereby authorized to charge payment of the following fees, based on any paper filed during the pendency of this application or any CPA thereof, to effect any amendment, petition, or other action requested in said paper or credit any overpayments to Deposit Account No. 02-4035:
	 [X] Any patent application processing fees under 37 CFR §1.17. [] The issue fee set in 37 CFR §1.18 at or before mailing the Notice of Allowance, pursuant to 37 CFR §1.311(b). [X] Any filing fees under 37 CFR §1.16 for presentation of extra claims. [X] If a paper is untimely filed in this or any CPA thereof by Applicant(s), the Commissioner is hereby petitioned under 37 CFR. §1.136(a) for the minimum extension of time required to make said paper timely. In the event a petition for extension of time is made under the provisions of this paragraph, the Commissioner is hereby requested to charge any fee required under 37 CFR §1.17 to Deposit Account 02-4035.
[X]	The Commissioner is hereby authorized to credit any overpayment of fees accompanying this paper to Deposit Account No. 02-4035.
	Respectfully submitted,
	Browdy And Neimark, P.L.C. By: Roger L. Browdy Registration No. 25,618

RLB:rd



B&N-4

FILED: January 2,2004	DOCKET NO .: SOLOMON = 28, 2
APPLICANT(S): BEKA SOLOMON Et al	(PARENT CASE: 10/102, 889
THE PATENT AND TRADEMARK OFFICE STAMP HEREON ACKNOWLEDGES RECEIPT OF THE ABOVE-IDENTIFIED APPLICATION, INCLUDING THE FOLLOWING PAPERS: FEES \$ 9.00	OIP AND 2 2004 TO PADEMARK OFFICE
☐ DESIGN ☐ PLANT ☐ PROVISIONAL	☐ INFORMATION DISCLOSURE STATEMENT (pages) FORM 1449 (pages) PATENTS AND/OR PRINTED PUBLICATIONS
SPECIFICATION AND CLAIMS (123 pages) FOR DRAWINGS (28 sheets; 3 Ufigures) SEQUENCE LISTING WITH DISK FOR DECLARATION (2 pages)	☐ PRELIMINARY AMENDMENT ☐ SUPPLEMENTAL PRELIMINARY AMENDMENT ☐ OTHER AMENDMENT ☐ PRIORITY DOCUMENT(S) NO
APPLICATION DATA SHEET	□ OTHER
	INITIALS: MO